UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS MIDLAND-ODESSA DIVISION

Malikie Innovations Ltd. and Key Patent Innovations Ltd.,

Plaintiffs,

v.

MARA Holdings, Inc. (f/k/a Marathon Digital Holdings, Inc.)

Defendant.

Case No. 7:25-cv-00222-DC-DTG

JOINT MOTION TO AMEND SCHEDULING ORDER TO EXTEND CERTAIN DEADLINES RELATED TO CLAIMS CONSTRUCTION BRIEFING AND MARKMAN HEARING

Plaintiffs Malikie Innovations Ltd. and Key Patent Innovations Ltd. (collectively, "Plaintiffs") and MARA Holdings, Inc. ("Defendant") file this Joint Motion to Amend Scheduling Order to Extend Certain Deadlines Related to Claims Construction Briefing and *Markman* Hearing.

- 1. On September 4, 2025, the Court entered the Scheduling Order (ECF 44) jointly proposed by Plaintiffs and Defendant (collectively, the "Parties""). The Scheduling Order establishes, among other things, a briefing schedule for claims construction and a "placeholder" date for the *Markman* hearing of February 18, 2026.
- 2. Upon reconsideration of the pre-*Markman* deadlines, the Parties have jointly agreed, subject to the Court's approval, to modify these deadlines largely to avoid undue

disruption of the holidays. A copy of the Parties' proposed Amended Scheduling Order is

filed herewith as Exhibit "A".

3. The Parties' proposed amended schedule, if entered by the Court, will extend

the claims construction briefing by two weeks, establish a new "placeholder" date for the

Markman hearing of March 4, 2026, and reset the opening of fact discovery to March 5,

2026.

4. The Parties' proposed amended schedule, if entered by the Court, will not

change or extend any of the remaining pretrial deadlines.

5. The Parties affirm that this is an agreed-to request to change deadlines and

that both Plaintiffs and Defendant join in this request.

6. The Parties affirm that this extension does not change the date of any hearing,

trial or other Court date, other than the proposed change to the *Markman* hearing date.

WHEREFOR, PREMISES CONSIDERED, Plaintiffs and Defendant jointly move

for and respectfully request that the Court enter the Amended Scheduling Order attached

hereto as Exhibit "A."

Dated: November 18, 2026

Respectfully Submitted,

<u>/s/ Khue V. Hoang</u>

Khue V. Hoang

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CERTIFICATE OF SERVICE

The undersigned does hereby certify that a true and correct copy of the foregoing document was served on all counsel of record via the Court's electronic filing system in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Western District of Texas on November 18, 2025.

/s/ Steve Wingard
Steve Wingard